7075435420

## CENTRAL FAX GENTERIC VASC

MAY 3 0 2006

PAGE 02/06

PTO/SB/52 (05-03)

Approved for use through 01/31/2004. OMB 0651-0033

U.S. Petent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

Under the paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

Under the paperwork Reduction Act of 1995, no persons	Attorney Docket Number	P296REI
SUPPLEMENTAL DECLARATION BY THE ASSIGNEE FOR REISSUE PATENT APPLICATION TO CORRECT "ERRORS" STATEMENT (37 CFR 1.175)		SHAH, Chirag B.
	First Named Inventor:	
	Application Number:	10/679,965
	Filing Date:	October 7, 2003
	Art Unit:	1773
	Examiner Name:	NAKARANI, Dhirajiai S.
I hereby declare that:		
The residence, mailing address and citizens	nip of the inventors are sta	ited below.
t am authorized to act on behalf of the follow evidencing the name change of Medtronic A	ing assignee: Medtronic VE, Inc to Medtronic Vasc	Vascular, Inc. A certificate ular, Inc. is attached hereto.
And the title of my position with said assignee is: Chief Patent Counsel		
The entire title to the patent identified below	is vested in said assigned	<u> </u>
Inventor:	Citizenship India _	
CHIRAG B. SHAH	IIIoia	
Residence/Mailing Address 71 Achilles Way, North Attleboro, MA 02763		
Inventor LAUREL L. WOLFGANG	Citizenship USA	
Residence/Malling Address 1 Peach Lane, Townsend, MA 01469		
Additional Inventors are named separately numbered sheets attached hereto		
The error upon which this Supplemental Declaration is based is described as follows:		
The independent claims (Claims 1 and 14) of this reissue application, by including medical devices having a coating comprising or consisting essentially of the product of the reaction of a silane having at least one functional group consisting of an alkyl halide, and a biopolymer, wherein the coating adheres to a surface of the medical device by consisting of an alkyl halide, and a biopolymer, wherein the coating adheres to a surface of the medical device by consisting of an alkyl halide, and a biopolymer, wherein the coating adheres to a surface of the medical device by consisting of an alkyl halide as a possible functional group of error has been corrected by amendment of claims 1 and 14 to exclude an alkyl halide as a possible functional group of the silane.		
I declare that:  Every error in the patent which was corrected in the present reissue application, and which is not covered by the prior outh(s) and/or declaration(s) submitted in this application, arose without any deceptive intention on the part of the		
oath(s) and/or declaration(s) submitted in this application, allowed the statements made on		
information and belief are believed to be true, a willful false statements and the like so made are that such willful false statements may jeopardize	e punishable by fine or imprise the validity of the application	coment or both under 18 U.S.C. 1001 and
Full name of person signing (given name, family name)		
Signature Michael 1 Jano	Date	5-30-06
Address of Assignee Medtronic Vascular, Inc., 3576 Unocal Place, Santa Rosa, California 95403		

6568

# Delaware The First State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE RESTATED CERTIFICATE OF "MEDTRONIC AVE, INC.", CHANGING ITS NAME FROM "MEDTRONIC AVE, INC." TO "MEDTRONIC VASCULAR, INC.", FILED IN THIS OFFICE ON THE NINTH DAY OF SEPTEMBER, A.D. 2003, AT 1:20 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN PORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.

2269660 8100 030580192



Darriet Smith Hindson

Harriet Smith Windsor, Secretary of State
AUTHENTICATION: 2622839

DATE: 09-09-03

SEP-89-2003 11:40

7075435420

State of Delaware Secretary of State

Division of Corporations
Delivered 01:19 PM 09/09/2003
FILED 01:20 PM 09/09/2003
SRV 030580192 - 2269660 FILE

### AMENDED AND RESTATED CERTIFICATE OF INCORPORATION MEDTRONIC AVE, INC.

Meditionic AVE, Inc., a corporation organized and existing under the General Corporation Law of the State of Delaware, hereby certifies as follows:

- The name of the corporation is "Medironic AVE, Inc." Its original Certificate of Incorporation was filed with the Secretary of State on July 30, 1991 under the name "Applied . Vascular Engineering, Inc." Through subsequent filings with the Secretary of State, the name was changed to "Arterial Vascular Engineering, Inc." on January 30, 1996 and to "Medironic AVB, Inc. "on Jamuary 28, 1999, as the result of a merger on that date with MAV Merger Corp., which was incorporated in the State of Delaware on November 24, 1998.
- The Amended and Restated Certificate of Incorporation of the corporation, in the form attached hereto as Exhibit A, has been duly adopted by the corporation's Board of Directors and sole stockholder in accordance with the provisions of Sections 141, 228, 242 and 245 of the General Corporation Law of the State of Delaware pursuant to unanimous written consent with waiver of meeting notice.
- The Amended and Restated Certificate of Incorporation so approved reads in full as set forth in Exhibit A hereto and is hereby incorporated by reference herein.

IN WITNESS WHEREOF, Meditonic AVE, Inc. has caused this Certificate to be signed by David J. Scott, its Vice President and Secretary, this 8th day of September 2003.

MEDIRONIC AVE. INC.

Vice President and Secretary

557-09-2903 11:40

7075435420

Exhibit A

#### AMENDED AND RESTATED CERTIFICATE OF INCORPORATION OF MEDTRONIC VASCULAR, INC.

#### ARTICLE 1 - NAME

The name of the corporation shall be Meditonic Vascular, Inc.

#### ARTICLE 2 - REGISTERED OFFICE AND AGENT

The registered office of the corporation in the State of Delaware is 1209 Orange Street, in the City of Wilmington, County of New Castle, Delaware, 19801. The name of its registered agent at such address is The Corporation Trus: Company.

#### ARTICLE 3 - FURPOSES

The nature of the business or purposes to be conducted or promoted by the corporation is to engage in any lawful acts and activities for which corporations may be organized under the General Corporation Law of Delaware.

#### ARTICLE 4 - STOCK

The aggregate number of shares the corporation has authority to issue shall be 2,500 shares of Common Stock, \$.01 par value. Holders of Common Stock shall be emitted to one vote for each share of Common Stock held of record.

#### ARTICLE 5 - RIGHTS OF STOCKHOLDERS

- 5.1) No Procunctive Rights. No holder of shares of the corporation of any class now or hereafter authorized has any preferential or preemptive right to subscribe for, purchase or receive any shares of the corporation of any class now or hereafter authorized, or any options or warrants for such shares, which may at any time be issued, sold or offered for sale by the corporation.
- No Cumulative Voting Rights. No holder of shares of the corporation of any class now or hereafter authorized shall be entitled to cumulative voting.

SEP-09-2003 11:41

7075435420

## ARTICLE 6 - MEETINGS AND BOOKS

- Meetings of Stockholders and Election of Directors. Meetings of stockholders may be held within or outside the State of Delaware, as the Bylaws may provide. Elections of directors need not be by written ballot unless and except to the extent that the Bylaws so provide.
- 6.2) Corporate Books. The books of the corporation may be kept within or (subject to any provision contained in the statutes) outside the State of Delaware at such place or places as may be designated from time to time by the Board of Directors or in the Bylaws of the

## ARTICLE 7 - LIMITATION OF DIRECTOR LIABILITY

To the fullost extent permitted by the Delaware General Corporation Law, as the same exists or may hereafter be amended, a director of the conporation shall not be liable to the corporation or its stockholders for monetary damages for breach of fiduciary duty as a director. If the Delaware General Corporation Law is amended after the date of the filing of this Amended and Restated Certificate of Incorporation to authorize corporate action further eliminating or limiting the personal liability of directors, then the liability of a director of the corporation shall be eliminated or limited to the fullest extent permitted by the Delaware General Corporation Law, as so amended from time to time. No repeal or modification of this Article 7 by the stockholders shall adversely affect any right or protection of a director of the corporation existing by virtue of this Article 7 at the time of such repeal or modification.

#### ARTICLE 8 - BYLAWS

The Board of Directors is expressly authorized to make and alter Bylaws of this comporation, subject to the power of the stockholders to change or repeal such Bylaws and subject to any other limitations on such authority provided by the General Corporation Law of Delaware.